Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/28/01	
2	83rd General Assembly	A Bill	Act 1343 of 2001
3	Regular Session, 2001		SENATE BILL 707
4			
5	By: Senator Everett		
6			
7			
8	For An Act To Be Entitled		
9	AN ACT TO AMEND ARKANSAS CODE 16-87-211 AND 16-		
10	87-212 TO PROVIDE FOR THE SETTING OF COURT		
11	APPOINTED ATTORNEY FEES BY THE PUBLIC DEFENDER		
12	COMMI SS	ION; AND FOR OTHER PURPOSES.	
13			
14		Subtitle	
15	AN ACT TO AMEND ARKANSAS CODE 16-87-211		
16	AND	16-87-212 TO PROVIDE FOR THE SETT	'I NG
17	OF COURT APPOINTED ATTORNEY FEES BY THE		
18	PUBL	IC DEFENDER COMMISSION.	
19			
20			
21	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
22			
23	SECTION 1. Arkansas Code 16-87-211 is amended to read as follows:		
24	16-87-211. Com	pensation.	
25	(a) At <u>On an i</u>	nterim basis in complex cases or a	<u>at</u> the conclusion of
26	each case, the appoin	ted attorney shall submit his bill	l to the appointing
27	court which shall iss	ue an order for appropriate <u>autho</u>	<u>rizing</u> compensation.
28	(b) An applica	tion for compensation shall be <u>su</u>	<u>bmitted to the Arkansas</u>
29	Public Defender Commission and accompanied by the affidavit of the appointed		
30	attorney detailing the hours spent on the case and the services rendered and		
31	whether compensation was received or has been applied for from any other		
32	source <u>; the Arkansas Public Defender Commission shall determine and set the</u>		
33	compensation award based upon guidelines established by the commission.		
34	(c) There shall be no maximum amount of compensation in capital cases.		
35	(d) Any attorney dissatisfied with the decision of the appointing		
36	court may appeal to t i	he Arkansas Supreme Court.	



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1	(e) The state may also have the right of appeal.		
2			
3	SECTION 2. Arkansas Code 16-87-212 is amended to read as follows:		
4	16-87-212. Court fees and expenses.		
5	(a)(1) The commission is authorized to pay for certain expenses		
6	regarding the defense of indigents.		
7	(2) The expenses shall include, but shall not necessarily be		
8	limited to, fees for appointed counsel, expert witnesses, temporary		
9	investigators, testing, and travel.		
10	(3) Whenever, in a case involving an indigent person, a judge		
11	orders <u>an authorized payment, a copy of the order, accompanied by a detailed</u>		
12	explanation of services rendered, time spent and expenses incurred, shall be		
13	transmitted to the commission, and the commission shall set the amount of		
14	compensation. the payment of funds for the aforementioned expenses, the judge		
15	shall transmit a copy of the order to the commission, which is authorized in		
16	its discretion to pay the funds. Orders as authorized throughout this chapter		
17	shall be paid by the commission provided sufficient funds are available.		
18	(b)(1) With the approval of the executive director, trial public		
19	defenders, appointed private attorneys, and the Capital, Conflicts, and		
20	Appellate Office are hereby authorized to utilize the services of the State		
21	Crime Laboratory for pathology and biology, toxicology, criminalistics, raw		
22	drug analysis, latent fingerprint identification, questioned documents		
23	examination, firearms and toolmarks identification, and in other such areas		
24	as the trial judge may deem necessary and appropriate.		
25	(2) If approved by the executive director, the State Crime		
26	Laboratory shall provide the requested services.		
27	(c) At the discretion of the Arkansas Public Defender Commission,		
28	capital murder cases and all proceedings under the Arkansas Rules of Criminal		
29	Procedure, Rule 37.5, shall be paid entirely by the Arkansas Public Defender		
30	Commission.		
31			
32			
33	/s/ Everett		
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35			
36	APPROVED: 4/5/2001		

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